



**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 8**

1595 Wynkoop Street
DENVER, CO 80202-1129
Phone 800-227-8917
<http://www.epa.gov/region08>

Ref: 8P-AR

James Parker
Manager - Compliance Services
PPL Montana, LLC
303 N. Broadway, Suite 400
Billings, MT 591 01

Re: Best Available Retrofit Technology (BART) Assessment J E. Corette Generating Station

Dear Mr. Parker:

On February 28, 2007, EPA Region 8 sent a letter to PPL Montana- Corette (PPL) that provided the results of our "subject to" modeling for Best Available Retrofit Technology (BART) and requested that PPL perform a BART analysis for Corette Generating Station (Corette) and submit it to EPA Region 8. On August 10, 2007, PPL submitted a BART analysis to EPA that was performed by TRC. We would like to thank you for submitting the BART analysis and recognize the effort that has gone into developing this document.

We have completed our initial review of the August 10, 2007 submittal and have determined that there is additional information and analysis needed from PPL in order for us to complete our review on Corette. Following are EPA Region 8's comments on the analysis. In addition, we are attaching a copy of comments on the BART analysis for Corette submitted to EPA on November 8, 2007 from the U.S. Fish and Wildlife Service.

Visibility Improvement and Impacts

Throughout your analysis, you state that the amount of visibility improvement resulting from a reduction in emissions, based on your current BART analysis, would not be discernible and therefore additional controls are not justified. The visibility improvement for SO₂, NO_x, and PM in your analysis are all below 1.0 deciviews, and this is used as a reason not to implement more stringent control measures. EPA disagrees with your assertion. EPA states in the preamble to its BART Guidelines that, "Even though the visibility improvement from an individual source may not be perceptible, it should still be considered in setting BART because the contribution to haze may be significant relative to other source contributions in the Class I areas." (see 70 FR 39129, July 6, 2005). Visibility modeling shows that for numerous Class I areas in Montana, Corette is one of the larger stationary source contributors to visibility impairment.

In addition, failing to consider less-than-perceptible contributions to visibility impairment would ignore the Clean Air Act's (CAA) intent to have BART requirements apply to sources that contribute to, as well as cause, such impairment (see 70 FR 39129, July 5, 2006).

The BART

Guidelines indicate that for purposes of determining which sources are subject to BART, "A single source that is responsible for a 1.0 deciview change or more should be considered to "cause" visibility impairment; a source that causes less than a 1.0 deciview change may still contribute to visibility impairment and thus be subject to BART." (see 70 FR 39161, July 5, 2006). The BART Guidelines further state that "As a general matter, any threshold that you use for determining whether a source "contributes" to visibility impairment should not be higher than 0.5 deciviews" (see 70 FR 39161, July 5, 2006). Given that EPA has said that sources are subject to BART based on a contribution threshold of no greater than 0.5 deciviews, it would be inconsistent to automatically rule out additional controls where the improvement in visibility may be less than 1.0 deciview or even 0.5 deciviews.

General Comments

1. PPL's analysis is based on adding control technology to meet what it terms "best demonstrated technology." PPL assumes recently updated NSPS emission limits for particulates, SO₂, and NO_x represent best demonstrated technology and does not take into account the highest efficiency many of these control technologies are capable of achieving. However, the BART Guidelines state that "It is not our intent to require analysis of each possible level of efficiency for a control technique as such an analysis would result in a large number of options. It is important, however, that in analyzing the technology you take into account the most stringent emission control level that the technology is capable of achieving. You should consider recent regulatory decisions and performance data (e.g., manufacturer's data, engineering estimates and the experience of other sources) when identifying an emissions performance level or levels to evaluate." (see 70 FR 39166, July 6, 2005). Throughout your analysis, you have not evaluated control technologies with the most stringent emission control level, resulting in inflated calculated cost effectiveness values. PPL needs to redo the analysis for control technologies using the most stringent emission control level that the technology is capable of achieving. Specific examples of this include:
 - PPL should reevaluate the costs and benefits of reducing SO₂ based on a higher removal efficiency. For SO₂, PPL only estimates a maximum 75% removal efficiency with additional control technology, but in the EPA Control Cost Manual, EPA states that most absorbers have removal efficiencies in excess of 90% and packed tower absorbers have removal efficiencies as high as 99.9% ("EPA Air Pollution Control Cost Manual" Sixth ed., EPA-452-02-001, January 2002, Section 5.2, Chapter 1, pg 1-3).
 - The BART analysis assumed that the addition of SNCR to SOFA could reduce NO_x emissions by about 19%. However, EPA estimates that SNCR can reduce NO_x by 40%-50% for a boiler this size (EPA 2002, Section 4.2, Chapter 1, pg 1-3). PPL should re-evaluate SNCR at these higher efficiencies.

- PPL has assumed that the addition of SCR would reduce NO_x by 52% to 0.15 lb/MMBtu. However, EPA estimates that SCR can reduce NO_x by 70%-90+% for a boiler this size (EPA 2002, Section 4.2, Chapter 2, pg 2-3). If SCR is capable of reducing emissions below PPL's target, then the amount of the reductions and consequent visibility improvements will increase. PPL should re-evaluate SCR at these higher efficiencies.
2. The cost analysis for the control technologies included in the analysis does not contain the proper documentation to support the costs contained in the appendices. The BART Guidelines state that "Once the control technology alternatives and achievable emissions performance levels have been identified, you then develop estimates of capital and annual costs. The basis for equipment cost estimates also should be documented, either with data supplied by an equipment vendor (i.e., budget estimates or bids) or by a referenced source (such as the OAQPS Control Cost Manual, Fifth Edition, February 1996, EPA 453/B-96-001). In order to maintain and improve consistency, cost estimates should be based on the OAQPS Control Cost Manual, where possible." (see 70 FR 39166, July 6, 2005). PPL needs to provide the proper documentation to support the costs used in the analysis. Please note that the "OAQPS Control Cost Manual", Fifth Edition, referenced above has been replaced by the "EPA Air Pollution Control Cost Manual", Sixth Edition, January 2002.
 3. There is a discrepancy between the emission rates discussed in the text and those presented in tables 4-9 and 4-12. For example, the text on page 4-20 discusses reaching 0.18 lb/MMBtu of NO_x through the application of SOFA, however table 4-12 shows that the application of SOFA would achieve only 0.21 lb/MMBtu. It appears that the lower emission numbers in the text reflect 24-hour averaging times, while those in the table reflect 30-day rolling averages. Since the EPA/WRAP modeling that was conducted to determine that Corette is subject-to-BART was based on 24-hour actual emission rates, we believe that modeling conducted to show the visibility improvement from applying controls should also be based on 24-hour averages. In addition to the modeling that has been provided, PPL needs to remodel the control measures based on 24-hour averages.

SO₂ Emissions and Controls

4. The analysis used 11 years for the remaining useful life for all of the control technologies; however, the typical useful life of these control technologies is expected to be 15 years based on information from the EPA Control Cost Manual (EPA 2002, Section 5.2, Chapter 1, pg. 1-28). The boilers are expected to have a useful life beyond 20 years, and therefore do not have any effect on the useful life determinations. PPL needs to reanalyze the annualized costs for the control technologies using fifteen years as provided in the EPA Control Cost Manual.
5. The capital cost for the SO₂ control equipment was done using the "Air Pollution Control Technology Fact Sheet, Flue Gas Desulfurization (FGD) -Wet, Spray Dry, and Dry Scrubbers" (EPA-452/F-03-034). This document is meant to provide information and

estimated cost ranges for using various FGD technologies, and is not intended to be used for cost analyses. The cost analysis for the control technologies based on the EPA Fact Sheet has resulted in capital equipment cost estimates that are high in comparison to other estimates. As an example, the capital equipment costs were estimated to be \$24,300,000 for the 25% dry injection option and \$243,000,000 for each of the 70% dry injection and wet scrubber options. The lime injection equipment cost supplied in the Colstrip Generating Station BART analysis was only \$1,500,000. PPL needs to use the EPA Control Cost Manual to re-evaluate the costs and benefits of reducing SO₂ from the boiler.

6. In your BART analysis, you did not analyze any fuel switching options for SO₂ control. Fuel substitution to lower the fuel sulfur content can be a very cost effective means for reducing SO₂ emissions and should be analyzed. The analysis does state that coal cleaning would not result in sulfur reductions; however there are no calculations or documentation that support this. PPL needs to provide an analysis for fuel switching options and provide an analysis to show what emission reductions coal cleaning would result in.

NO_x Emissions and Controls

7. The analysis used 11 years for the remaining useful life for all of the control technologies. However, the typical useful life of these control technologies is expected to be 20 years based on information from the EPA Control Cost Manual (EPA 2002, Section 4.2, Chapter 1, pg. 1-39). The boilers are expected to have a useful life beyond 20 years, and therefore do not have any effect on the useful life determinations. PPL needs to reanalyze the annualized costs for the control technologies using twenty years as provided in the EPA Control Cost Manual.
8. You state in the BART analysis that the new NO_x NSPS level is below the presumptive BART level and therefore was not analyzed. The BART Guidelines require an analysis of a level of control equivalent to NSPS, even if it is below the presumptive limits. Specifically, the BART Guidelines state that "Where a NSPS exists for a source category (which is the case for most of the categories affected by BART), you should include a level of control equivalent to the NSPS as one of the control options. The NSPS standards are codified in 40 CFR part 60. We note that there are situations where NSPS standards do not require the most stringent level of available control for all sources within a category. For example, postcombustion NO_x controls (the most stringent controls for stationary gas turbines) are not required under subpart GG of the NSPS for Stationary Gas Turbines. However, such controls must still be considered available technologies for the BART selection process." (see 70 FR 39164). PPL needs to provide an analysis for NO_x that is equivalent to the current NSPS.
9. The emitting unit at Corette is a tangential-fired, sub-bituminous boiler. PPL analyzed SOFA, SNCR, and SCR for this unit. The BART Guidelines state "Most EGUs can meet these presumptive NO_x limits through the use of current combustion control technology,

i.e. the careful control of combustion air and low-NO_x burners. For units that cannot meet these limits using such technologies, you should consider whether advanced combustion control technologies such as rotating opposed fire air should be used to meet these limits." (see 70 FR 39172, July 6, 2005). In addition to the analysis for SOFA, SNCR, and SCR, PPL should analyze new control technologies that can achieve higher control levels than LNB and SOFA. Some of the technologies PPL should analyze include advanced separated overfire air (ASOFA), rich reagent injection (RRI), and rotating overfire air (ROFA). These technologies meet the requirements for consideration as part of the BART analysis.

Particulate Matter Emissions and Controls

10. The uncontrolled emission rate for the boiler used in the cost effectiveness calculations is based on the stack test results from the electrostatic precipitator (ESP) outlet. Therefore, the cost effectiveness calculations for BART are in conjunction with the currently installed ESP. This approach provides unrealistic and inflated cost effectiveness values for applying BART. The cost effectiveness calculations should be based on the actual uncontrolled emission rates (i.e., inlet emission rates before the ESP). PPL needs to reanalyze the cost effectiveness calculations based on uncontrolled emission rates.
11. PPL did not provide any design parameters for the existing PM control technologies, which include an ESP and fabric filters (FF). It is possible that BART for PM for these two sources could include additional controls and/or increased performance of the existing technologies. The BART Guidelines state that "For emission units subject to BART review, there will often be control measures or devices already in place. For such emission units, it is important to include control options that involve improvements to existing controls and not to limit the control options only to those measures that involve a complete replacement of control devices" (see 70 FR 39164, July 6, 2005). PPL needs to submit the design parameter information for the current PM controls and analyze the possibility of additional controls and increased performance of the existing equipment.
12. The PPL PM₁₀ BART analysis assumes that the lowest emission rate achievable by either a FF (baghouse) or an ESP is 0.015 lb/MMBtu. However, EPA has proposed that the Desert Rock power plant will meet a filterable PM₁₀ limit of 0.010 lb/MMBtu (see Desert Rock Energy Center Proposed Permit, AZP 04-01, <http://www.epa.gov/region09/air/permit/desertrock/desert-rock-proposed-permit.pdf>). PPL should re-evaluate the costs and benefits of reducing PM₁₀ to the level that EPA has said represents Best Available Control Technology using techniques developed in the EPA Control Cost Manual.

In order to move forward with the BART process, we ask that you submit the requested information and analysis to our office within thirty days from the date of this letter.

Once again, we would like to thank you for submitting the BART analysis and acknowledge the work that has gone into preparing this analysis. If you have any questions, please contact Laurel Dygowski at (303) 312-6144.

Sincerely,

Callie A. Videtich, Director
Air and Radiation Program

